

UNITED STATES E RTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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	APPLICATION NUMBER	FILING DATE	FIRST N.	AMED APPLICANT		ATTY, DOCKET NO.
	08/466,38	1 06/06/98	5 ISRAELI		Ŕ	41426-C/JPW/
						EXAMINER
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	JOHN P WHI	ITE, ESQ. DUNHAM LLP			GUCKE	
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	NEW YORK 1				1645	10
					DATE MAIL	ED:
						02/18/99
1	This is a communication fro COMMISSIONER OF PATE	om the examiner in cha ENTS AND TRADEMAI	rge of your application. RKS			·
. /	/		OFFICE ACTION	SUMMARY		
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LY /	esponsive to communi	cation(s) filed on	11/16/10			
Ŭ 1	his action is FINAL.				•	
	lines this application is i	lm manufittinu du th	•			Same of the
. а	ince this application is in coordance with the prac	in condition for allow: ctice under <i>Ex parte</i>	ance except for formal r <i>Quavle</i> : 1935 D.C: 11: 4	natters, prosecutio	on as to the merti	s is closed in
				2 213.		
WRICH	A shortened statutory period for response to this action is set to expire month(s), or thirty days, whichever is longer, from the mailing date of this communication. Failure to respond within the period for response will cause the application to become abandoned. (25 U.S.C. 5 100). State of this communication is set to expire					
	Parametri to popolitic ape	andoned. (35 U.S.C	. § 133). Extensions of	time may be obtain	ned under the prov	Inse will cause isions of 37 CFR
1.136	(a).			•		
Dispo	eition of Claims		1			
·I∀ c	q_0	- 93			1.	
	f the above, claim(s)				is/are per	nding in the application.
	aim(s)			3	is/are withdra	iwn from consideration.
_ `	laim(s)90	- 93		,		is/are allowed. is/are rejected.
_	aim(s)			ı) ()	is/are objected to.
цч	aim(s)			are su	bject to restriction	or election requirement.
Applic	ation Papers		į			· · · · · · · · · · · · · · · · · · ·
П	e the attached Notice o	of Deaths are a set of Deaths				
	ee the attached Notice on	n Draitsperson's Pat	ent Drawing Review, PT		·	•
	e proposed drawing co	rrection, filed on		is/are objected t	to by the Examiner	
	e specification is object	ted to by the Examin	er.		is [_] approve	ed disapproved.
□ Th	e oath or declaration is	objected to by the E	xaminer.			-
Priority	y under 35 U.S.C. § 11	9				-
	knowledgment is made		n priority under 35 U.S.C). § 119(a)-(d).		
L	All Some* N	one of the CERTI	FIED copies of the prior	ity documents have	e been	
	received.					•
received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)).						
*Cer	tified copies not receive			,	(//.	-
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	knowledgment is made nent(s)	of a claim for domes	tic priority under 35 U.S	.C. § 119(e).		
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	tice of Reference Cited,				•	
☐ Info	ormation Disclosure Star	tement(s), PTO-1449), Paper No(s).			

-SEE OFFICE ACTION ON THE FOLLOWING PAGES-

☐ Interview Summary, PTO-413

Notice of Draftperson's Patent Drawing Review, PTO-948

Notice of Informal Patent Application, PTO-152

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Serial Number: 08/466,381

Art Unit: 1645

Part III DETAILED ACTION

Response to Amendment

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Any objections or rejections made in a previous Office Action that are not herein reinstated have been withdrawn.
- 3. The specification is still objected to for not complying with the sequence rules as set forth in Paper No. 8, filed 5/12/98, ¶2. Applicants' arguments filed 11/16/98 have been fully considered but they are not deemed to be persuasive because page 53, lines 22-24 of the specification do not use an identifier such as "SEQ ID NO" but merely state "ID #2".
- 4. Claims 90-93 are rejected under 35 U.S.C. 112, first paragraph, for reasons of record and the following. Applicants' arguments filed 11/16/98 have been fully considered but they are not deemed to be persuasive because Applicant merely asserts that it is a routine experiment to design an appropriate probe according to the Sambrook textbook chapter provided by Applicant.

 Applicant has not provided any evidence or sound scientific reasoning to overcome the grounds of the rejection due to unpredictability and undue experimentation set forth in Paper No. 8, filed 5/12/98, pages 2-5, which deal with the PSM antigen probe in particular and specific detail.

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- 5. Claims 90-93 are rejected under 35 U.S.C. 112, second paragraph, for reasons of record and the following. Applicants' arguments filed 11/16/98 have been fully considered but they are not deemed to be persuasive because Applicant merely asserts that one skilled in the art would know to use the hybridization conditions set forth in a laboratory manual such as the Sambrook textbook chapter provided by Applicant. Applicant has not provided any evidence or sound scientific reasoning to overcome the grounds of the rejection because "specifically hybridizing" conditions, as set forth in laboratory manuals, vary with the length and nucleotide composition of a particular nucleotide sequence. The instant claims do not set forth a fixed length or nucleotide composition of the probe/primer/molecule in the recited methods.
- **6.** No claim is allowed.
- 7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen Gucker whose telephone number is (703) 308-6571. The examiner can normally be reached on Monday to Thursday from 0730 to 1800. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony Caputa, Ph.D., can be reached on (703) 308-3995. The fax phone number for this Group is currently (703) 308-4242, but Applicant should confirm this by phoning the Examiner before faxing.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

Stephen Gucker

February 16, 1999

ANTHONY &\CAPUTA PRIMARY EXAMINER